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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.		CONFIRMATION NO.
10/587,646 07/27/2006 Alba		rtus Jan Paulus Maria Van Uden		NL040064US1		9895	
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nonprovisional	NO	\$1510	\$300	:\$0		\$1810	08/18/2009
EXAMINER		ART UNIT	CLASS-SUBCLASS				
TRAN, MICHAEL THANH		2827	365-094000				
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Change of corresponded Address form PTO/SE	ondence address (or Cha 3/122) attached.	or agents OR, alternatively,					
"Fee Address" indication (or "Fee Address" Indication form Pl'O/SB/47; Rev 03-02 or more recent) attached. Use of a Cust Number is required.			registered attorney or agent) and the names of up to				
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PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. If an assignee is identified below, the document has been filed for recordation as set forth in 37 CFR 3.11. Completion of this form is NOT a substitute for filing an assignment.							
(A) NAME OF ASSIGNEE (B) RESIDENCE: (CITY and STATE OR COUNTRY)							
	NXP :	B.V.		EINDHO	VEN	, NETHER	LANDS
Please check the appropri	iate assignee category or	categories (will not be p	rinted on the patent):	Individual 🗷 Co	orporation	or other private grou	up entity Government
4a. The following feets) are submitted: 4b. Payment of Fee(s): (Please first reapply any previously paid issue fee shown above)							
Issue Fee		A check is enclosed.					
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5. Change in Entity Stat	us (from status indicate	d above)					
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COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

MAIL STOP ISSUE FEE c/o Technology Center 2600 Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

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Dear Sir:

The Examiner's statement for allowance could be construed to imply that the claimed invention was allowed because the references of record did not disclose certain aspects of the invention related to management of packet-type data communication. The characterized aspects, however, if indeed found in the prior art, would not render the claimed invention invalid under \$102 because the claimed invention includes a number of other limitations. With respect to \$103, the rigors of establishing a prima facie case of obviousness include not only showing that the prior art teaches the entire claimed invention (all limitations are to be considered), but also that combining the various prior art references is suggested in the art or that there would be motivation to make the combination. The Reasons provided do not appear to be necessarily inconsistent herewith.

Unless Applicant hears otherwise, Applicant's comments herein are, as intended, clarifying in a manner consistent with the law.

Respectfully submitted,

David A. Cordeiro Reg. No.: 48,134 NXP Semiconductor 1109 McKay Drive San Jose, CA 95131 (408) 474-9057